UNITED STATES I	een et al Rule 26 (a) (1) Disclosure Statement 2-6-2008 DISTRICT COURT LICT OF NEW YORK		
		X	07-CV-6108 (PKC)
	Plaintiff,		RULE 26 (a) (1) DISCLOSURE
-against-			<u>STATEMENT</u>
US MERCHANTS F THE MERCHANT (LI INTERNATIONAL, LTD., FINANCIAL GROUP, INC., OF TENNIS, INC., LISA ETAMORPHOSIS, INC.		
-and-	Defendants,		
DARRYL MAYNAI ALEX CHANG,	RD, PING LEUNG and		
-and-	Additional Cross-Claim Defendants,		
BRUNO CONDI and	I FORTUNA VALENTINO,		
	Additional Counterclaim Defendants.		
FASHION WORLD, LTD.,		X	
-and-	Plaintiff/Counterclaim-Defendant/ Third-Party Plaintiff,		
BRUNO CONDI and	I FORTUNA VALENTINO,		
-against-	Counterclaim-Defendants/ Third-Party Plaintiffs,		
-agamst-			
	BLATT, JR., a/k/a SKIP ROSENBLATT, INC.,		
	Third-Party Defendants.	X	

Third-Party Defendants JUSTIN L. ROSENBLATT, JR., a/k/a SKIP ROSENBLATT and ROSENBLATT, INC., by their attorneys, The Abramson Law Group, PLLC, submits the following initial disclosures pursuant to F. R. C. P. Rule 26 (a) (1):

- A. Individuals likely to have discoverable information:
- Bruno Condi and Fortuna Valentino c/o Susan Schneiderman, Esq.
 Ballon Stoll Bader & Nadler, P.C.
 1450 Broadway
 New York, New York 10018
- (2) Daryl Maynard
 c/o Wanda Borges, Esq.
 Borges & Associates, LLC
 575 Underhill Avenue
 Syosset, New York 11791
- Jeff Green
 c/o Stuart A. Blander, Esq.
 Heller, Horowitz & Feit, P.C.
 292 Madison Avenue
 New York, New York 10017
- (4) Lisa Nunziata
 c/o Susan J. Walsh, Esq.
 Moskowitz & Book, LLP
 1372 Broadway
 New York, New York 10018
- Justin L. Rosenblatt, Jr.
 c/o Mitchell Shenkman, Esq.
 The Abramson Law Group, PLLC
 570 Lexington Avenue
 New York, New York 10022

These individuals have knowledge of the License Agreement and the performance thereof; and sales, revenues and commissions.

- B. Relevant Documents:
- 1. Drafts of the License Agreement
- 2. E-mail communications among Bruno Condi, Skip Rosenblatt and Jeff Green.

- 3. Invoices from Skip Rosenblatt to Fashion World/Bruno Condi.
- 4. Copies of a commission statement and two checks issued by the Merchant of Tennis.

C. <u>Computation of Damages</u>:

To the extent the Third-Party Defendants are agents of Fashion World, they are entitled to a commission of 10% of the subject sales. To the extent that such commission has not been paid, Third-Party Defendants are entitled to recover such sum from Third-Party Plaintiffs. Third-Party Defendants are not presently in possession of the documents from which one can readily determine the amount of such sales, and the resultant commission due.

D. <u>Insurance</u>:

None

PLEASE TAKE NOTICE that the Third-Party Defendants reserve the right to hereinafter supplement or revise the information contained herein when and if additional information becomes known to them.

Dated: New York, New York February 8, 2008

> Mitchell Shenkman, Esq. (MS 4493 The Abramson Law Group, PLLC Attorneys for Third-Party Defendants 570 Lexington Avenue, 23rd Floor New York, New York 10022

(212) 686-4401

CERTIFICATE OF SERVICE

I HEREBY CERTIFY that a true and correct copy of the foregoing Rule 26 (a) (1)

Disclosure Statement was served by the undersigned upon the following parties electronically on this

_8th day of February, 2008:

Stuart Blander, Esq. Heller, Horowitz and Feit, P.C. 292 Madison Avenue New York, New York 10017 Attorneys for the Green Defendants Susan Schneiderman, Esq.
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Third Party Plaintiff Fashion World and
Counterclaim Defendants/Third Party
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MITCHELL SHENKMAN